UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA		Case Number	R-05- 167	WT
Valentin Sepulveda	— Coyalsubra, Defendant.	ORDER OF DETER		
In accordance with the Bail Defendant was present, represented Assistant U.S. Attorney PART I. PRESUMPTIONS APPLICABLE / / The defendant is charge	LE attorney Z. VA	§ 3142(f), a detention hear	ing was held on uited States was repre	24, 20 10. esented by
offense, and a period of not more the from imprisonment, whichever is lat	an five (5) years has elaps ter.	(1) while on release pending sed since the date of convi	ng trial for a federal, ction or the release o	, state or local of the person
This establishes a rebuttable safety of any other person and the co	based upon (the indictme			
A for which a ma		ment of 10 years or more is		
B under 18 U.S.C This establishes a rebuttable appearance of the defendant as required presumption applies. PART II. REBUTTAL OF PRESUMPTION	C. § 924(c): use of a firear presumption that no concred and the safety of the concret and the safety of the concrete the safety of the concrete the safety of the concrete the safety of the safety o	community	onditions will reason	ably assure the
will be ordered detained. / The defendant has come	ome forward with any evi	rebut the applicable presu		and he therefore
Thus, the burden of proof shi PART III. PROOF (WHERE PRESUMP) / The United States has proceed to be a conditions will reasonably assure the safety of an will reasonably assure the safety of an PART IV. WRITTEN FINDINGS OF FACTURE THE Court has taken into at hearing and finds as follows:	TIONS REBUTTED OR INA oved to a preponderance of appearance of the defenda oved by clear and convinc by other person and the co CT AND STATEMENT OF R account the factors set ou a fulfilled	PPLICABLE) of the evidence that novement as required, AND/OR cing evidence that no condomnunity. EASONS FOR DETENTION at in 18 U.S.C. § 3142(g) and the local state of the local state o		
PART V. DIRECTIONS REGARDING DE The defendant is committed to the corrections facility separate to the extent papeal. The defendant shall be afforded a court of the United States or on the reques deliver the defendant to the United States	ETENTION e custody of the Attorney practicable from persons a reasonable opportunity for tof an attorney for the G	General or his designated awaiting or serving sentence or private consultation with the paragraphic of the p	ces or being held in one of the counsel. (on order of a
Dated: 6/24/10	PATI	CHICLA V. TRUMBULL	wheels	

United States Magistrate Judge

AUSA ___, ATTY ____, PTS ___